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APPLICATION NO		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/823,126	04/13/2004		Hideo Kato	G121-084 US	3503	
21706	7590	03/22/2005		EXAMINER		
NOTARO AND MICHALOS 100 DUTCH HILL ROAD				LE, TAN		
SUITE 110		OND		ART UNIT	PAPER NUMBER	
ORANGE	BURG, N	Y 10962-2100		3632		
				DATE MAIL ED: 03/22/2004	DATE MAILED: 03/22/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	ŧ
V	10/823,126	KATO, HIDEO	
Office Action Summary	Examiner	Art Unit	
	Tan Le	3632	
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the c	correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a rep - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailine earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be tin ly within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on 13 A	A <u>pril 2004</u> .		
2a) ☐ This action is FINAL . 2b) ☑ This	s action is non-final.		
3) Since this application is in condition for allowated closed in accordance with the practice under a condition.	•		
Disposition of Claims			
4) ☐ Claim(s) 1-8 is/are pending in the application. 4a) Of the above claim(s) is/are withdra 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-8 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or			
Application Papers			
9) The specification is objected to by the Examine			
10)☐ The drawing(s) filed on is/are: a)☐ acc			
Applicant may not request that any objection to the	• • • • • • • • • • • • • • • • • • • •	• •	
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E		· · · · · · · · · · · · · · · · · · ·	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureat * See the attached detailed Office action for a list	ts have been received. ts have been received in Applicati prity documents have been receive nu (PCT Rule 17.2(a)).	on No ed in this National Stage	
Attachment(s)			
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:		

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DETAILED ACTION

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1. This is the first office action for application No. 10/823, 126. This application contains 8 claims numbered 1-8.

Priority

2. Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Abstract

3. Applicant is reminded of the proper language and format for an abstract of the disclosure.

The abstract should be in narrative form and generally limited to a single paragraph on a separate sheet within the range of 50 to 150 words. It is important that the abstract not exceed 150 words in length since the space provided for the abstract on the computer tape used by the printer is limited. The form and legal phraseology often used in patent claims, such as "means" and "said," should be avoided. The abstract should describe the disclosure sufficiently to assist readers in deciding whether there is a need for consulting the full patent text for details.

Claim Rejections - 35 USC § 112

4. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 6-8 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

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Claim 6 recites the limitation "said case main body and said lid portion and said arresting plate" in line 2. There is insufficient antecedent basis for this limitation in the claim.

Claim 7 recites the limitation "the arrest means" in line 2. There is insufficient antecedent basis for this limitation in the claim.

Claim 8 recites the limitation "the protruding portion" in line 4. There is insufficient antecedent basis for this limitation in the claim.

Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-4 and 7 are rejected under 35 U.S.C. 102(b) as being anticipated by US patent No. 5,746,480 to Bonutti.

As to claim 1, Bonutti teaches a coupling device comprising (see marked-up copy): a main body portion having a long guide hole; and a movable portion.

As to claim 2, Bonutti also teaches the movable portion being slidably fitted into said main body, wherein the main body comprises: a case main body provided with a long guide groove; and a lid portion provided with a long guided hole, and wherein the movable portion comprises a head portion to be passed through said long guide hole; and a guide leg portion to be fitted into said long guide groove.

As to claim 3, Bonutti also teaches bearings to be attached to said guide leg portion of said movable portion to allow a portion of the bearing into said long guide groove.

As to claim 4, Bonutti further teaches a stopper wall provided in said guide recess portion to control rotation of said movable portion.

Regarding claim 7, Bonutti also teaches a means provided between the member to which the movable portion is attached and the movable portion

Claims 1-2 and 5-8 are rejected under 35 U.S.C. 102(b) as being anticipated by US patent No. 6,073,027 to Norman et al.

As to claim 1, Norman et al. teaches a coupling device comprising a main body portion (38) having a long guide hole (54, spring channel); and a movable portion (14, 82).

As to claim 2, Norman also teaches the movable portion (14, 82) being slidably fitted into said main body (col. 4, lines 60-65), wherein the main body comprises: a case main body provided with a long guide groove (48, 50, Fig. 6); and a lid portion provided with a long guided hole (56) and wherein the movable portion (14, 82) comprises a head portion (body of the peg 82) to be passed through said long guide hole; and a guide leg portion (head of the peg 82) to be fitted into said long guide groove.

As to claim 5, Norman also teaches an arresting means (spring plates) between said main body and said movable portion to stably halt the movable portion at a predetermined position, wherein the arresting means is composed of a pair of arresting

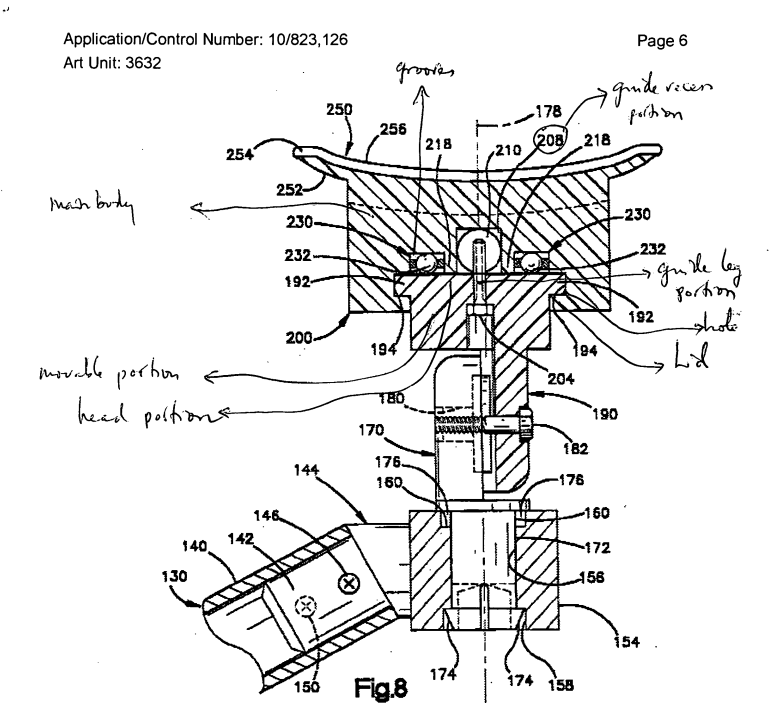
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plates slidably biased in mutually opposite directions to sandwich a portion of said movable portion.

Regarding claim 6, Norman also teaches the arresting plates being sandwiched between a case main body and a lid portion in a slidably biased state in one direction and respective both side portions are engagedly fixed with an arresting member.

Regarding claim 7, Norman also teaches a means (82) provided between the member to which the movable portion is attached and the movable portion

Regarding claim 8, Norman also shows the arrest means (arresting spring plates) comprising a protrusion portion (58) attached to the movable member in a slidable biased state in one direction and a recess portion (56) provided on the main body to receive the protruding portion.



Conclusion

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

5,850,954 to Dong-Joo

5,620,120 to Tien

6,519,483 to Watanable

4,406,928 to Mackenzie

6,522,529 to Huilgol et al.

5,497,359 to Yoshie

JP10-315874 to Nippon Antenna

US 2004/0206876 to Kato

US2003/0202656 to Ikeuchi et al.

US 2004/1089597 to Amitani et al.

The above patents disclose various types of coupling devices.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tan Le whose telephone number is (703) 305-8244.

The examiner can normally be reached on Mon. through Fri. from 9:00 AM-6:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Leslie Braun can be reached on (703) 308-2156. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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Tan Le Patent examiner March 11, 2005.

LESLIE A. BRAUN SUPERVISORY PATENT EXAMINER